

SUPERIOR COURT OF ARIZONA  
MARICOPA COUNTY

FC 2006-091552

04/13/2012

HONORABLE DAVID M. TALAMANTE

CLERK OF THE COURT

M. Kay

Deputy

IN RE THE MATTER OF  
JUSTIN GOODWIN

JUSTIN GOODWIN  
642 E MILLETT AVE  
MESA AZ 85204

AND

ANDREA WILSTEAD

ANDREA WILSTEAD  
20251 N 75TH AVE #1057  
GLENDALE AZ 85308

MINUTE ENTRY

Courtroom 403 – SEA

11:01 a.m. This is the time set for Evidentiary Hearing re: modification of child custody and/or parenting time. Petitioner is present on his own behalf. Respondent is present on her own behalf.

A record of the proceeding is made by audio and/or videotape in lieu of a court reporter.

The Court has reviewed the case file and the pleadings filed by the parties.

The docket reflects that Petitioner/Father's Motion for Pre-Decree Temporary for Child Custody was filed without notice on December 30, 2011. The Court notes the prior stipulation of the parties and the order of the Court that was signed on November 27, 2011. Petitioner has not filed an appropriate petition to modify but rather a motion to modify. Notwithstanding Respondent/Mother's appearance in this case, Mother has not filed any responsive pleading at all. The parties were referred for Mediation on March 6, 2012, which was unsuccessful.

Justin Goodwin and Andrea Wilstead are sworn and testify.

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Pursuant to the agreement of the parties,

**IT IS ORDERED** that the parties share joint legal custody of the minor child, Carter (DOB: 7/17/00). Father shall be designated the primary residential parent for purposes of school choice.

**IT IS FURTHER ORDERED** that the parties shall equally share decision making authority on any decisions involving the minor child's health, safety or welfare. Each parent shall consult the other before making any major medical decisions that affect the child. Each parent is authorized to make emergency medical decisions for the child while he is in their respective physical custody.

**IT IS FURTHER ORDERED** that the parties shall have equal access to all medical and educational records of the minor child.

**IT IS FURTHER ORDERED** that each parent shall be allowed to participate in the minor child's extra-curricular school activities.

Given the recent change in circumstances from the Order signed by the Court on November 22, 2011, Father being able to care for the child without support from Mother, and Mother not being employed because of her new infant child,

**THE COURT FINDS** to the extent that it is a deviation from the guidelines that it is appropriate to accept the parties' agreement and order that no support be paid to the other at the present time.

With regard to parenting, based on the agreement of the parties,

**IT IS ORDERED** that Mother shall have parenting time with the minor child at least every weekend from Friday after school through Sunday at a time to be arranged by the parties, however, given his age and his attendance at school, unless otherwise agreed by the parties, Mother should return the child to Father no later than 7:00 p.m. on Sunday evening. The parents are free to make other arrangements for Mother's contact with the minor child.

**IT IS FURTHER ORDERED** that each parent shall have the first right of refusal if the other parent is unavailable to care for the minor child.

**IT IS ORDERED** that Mother can have up to ten (10) continuous days of parenting time with the minor child during the summer so long as she gives Father at least two weeks notice of her intent to exercise that parenting time. Mother is permitted to take the child to Arkansas for

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that vacation time so long as she provides notice to Father at least two weeks prior to the vacation. The parents are free to make other arrangements regarding summer parenting time. Father may also have up to ten (10) continuous days of summer parenting time with the minor child but he also must provide Mother with at least two weeks notice of his intent to exercise that parenting time.

**IT IS ORDERED** that the parties shall share holiday parenting time with the minor child. For the next twelve (12) months, Father shall have the first right to choose holiday parenting time with the minor child with the understanding that whatever holidays he picks this year, Mother will have the first choice of those holidays next year. Father shall have the child in his care on Father's Day and Mother will have the child on Mother's Day. Mother shall have the first right of refusal to spend parenting time with the minor child on his birthday in even numbered years and Father shall have that right in odd numbered years.

**IT IS ORDERED** that the requirements of Rule 81 are waived and this minute entry is signed as the formal written Order of this Court.

11:22 a.m. Hearing concludes.

**FILED:** Updated Address Information form.

**LATER:**

**LET THE RECORD REFLECT** prior to the commencement of today's proceeding, Respondent advised the above named Deputy Clerk that her current address is 20251 N. 75<sup>th</sup> Ave. #1057, Glendale, Arizona 85308.

**LET THE RECORD FURTHER REFLECT** the courtroom clerk has updated Respondent's address in ICIS as reflected on the Updated Address Information form filed this date.

April 16, 2012  
Date

/ s / HONORABLE DAVID M. TALAMANTE

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JUDICIAL OFFICER OF THE SUPERIOR COURT